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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

CORECIVIC INC,

Plaintiff,

No. C 20-03792 WHA

v.

CANDIDE GROUP LLC, et al.,

Defendants.

**ORDER APPOINTING  
SPECIAL MASTER**

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A prior order found defense counsel entitled to reasonable attorney's fees.

1. Under Rules 53 and 54, the Court appoints **ATTORNEY ELLEN EAGEN** as the special master to determine the reasonable value of services rendered herein by defense counsel. By special accommodation of the Court, Attorney Eagen has agreed to provide this service at the reduced rate of \$300 per hour. By **AUGUST 9 AT NOON**, each side shall submit a statement with any objection to the appointment, including any suggestions for alternative candidates or other requests to be heard. If neither side objects, then the Court will proceed with the appointment described herein.

2. Defense counsel shall provide the special master with an itemized accounting for unreimbursed expenses listed as "Travel" and "Expert Witness Fees." Travel must be broken down into at least the following categories: air transportation, ground travel, meals,

and lodging. Non-working travel time must be distinguished from working travel time. Counsel may include additional categories, if necessary. Within each category, each expense must be listed with the date, description, and cost.

3. Counsel must also provide the special master a detailed declaration, organized by discrete projects, breaking down all attorney and paralegal time sought to be recovered. For each project, there must be a detailed description of the work, giving the date, hours expended, attorney name, and task for each work entry, in chronological order. A “project” means a deposition, a motion, a witness interview, and so forth. It does not mean generalized statements like “trial preparation” or “attended trial.” It includes discrete items like “prepare supplemental trial brief on issue X.” The following is an example of time collected by a project.

## PROJECT: ABC DEPOSITION (2 DAYS IN FRESNO)

Date	Time-keeper	Description	Hours x	Rate =	Fee
01-08-20	XYZ	Assemble and photocopy exhibits for use in deposition.	2.0	\$100	\$200
01-09-20	RST	Review evidence and prepare to examine ABC at deposition.	4.5	\$200	\$900
01-10-20	XYZ	Research issue of work-product privilege asserted by deponent.	1.5	\$100	\$150
01-11-20	RST	Prepare for and take deposition.	8.5	\$100	\$1,700
01-12-20	RST	Prepare for and take deposition.	7.0	\$200	\$1,400
Project Total:			23.5		\$4,350

4. All entries for a given project must be presented chronologically one after the other, *i.e.*, uninterrupted by other projects, so that the timeline for each project can be readily grasped. Entries can be rounded to the nearest quarter-hour and should be net of write-down for inefficiency or other cause. Please show the sub-totals for hours and fees per project, as in the example above, and show grand totals for all projects combined at the end. Include only entries for which compensation is sought, *i.e.*, after application of “billing judgment.” For

1 each project, the declaration must further state, in percentage terms, the proportion of the  
2 project directed at issues for which fees are awardable and must justify the percentage. This  
3 percentage should then be applied against the project total to isolate the recoverable portion (a  
4 step not shown in the example above).

5 5. A separate summary chart of total time and fees sought per individual timekeeper  
6 (not broken down by project) should also be shown at the end of the declaration. This cross-  
7 tabulation will help illuminate all timekeepers' respective workloads and roles in the overall  
8 case.

9 6. The declaration must also set forth (a) the qualifications, experience, and role of  
10 each attorney or paralegal for whom fees are sought; (b) the normal rate ordinarily charged for  
11 each in the relevant time period; (c) how the rates were comparable to prevailing rates in the  
12 community for like-skilled professionals; and (d) proof that "billing judgment" was exercised.  
13 On the latter point, as before, the declaration should describe adjustments made to eliminate  
14 duplication, excess, associate-turnover expense, and so forth. These adjustments need not be  
15 itemized but totals for the amount deleted per timekeeper should be stated. The declaration  
16 must identify the records used to compile the entries and, specifically, state whether and the  
17 extent to which the records were contemporaneous versus retroactively prepared. It must state  
18 the extent to which any entries include estimates (and what any estimates were based on).  
19 Estimates and/or use of retroactively-made records may or may not be allowed, depending on  
20 the facts and circumstances.

21 7. Ordinarily, no more than one attorney and one paralegal need be present at a  
22 deposition; more will normally be deemed excessive. Ordinarily, no more than one attorney  
23 need attend a law-and-motion hearing; more will normally be deemed excessive. To allow for  
24 symmetry, however, the award will take into account the staffing used by the opposing party.

25 8. The special master shall review the briefs and declarations by the parties, hear  
26 argument, and then determine a reasonable amount to award, including any fees on fees. The  
27 special master shall also determine the extent to which any discovery should be permitted —  
28 with the caution that further discovery should be the exception and not the rule.

1       9. Except for any supplementation allowed by the special master, the foregoing  
2 submissions shall be the entire record for this dispute. There will be no further briefing unless  
3 allowed by the special master. After the special master's appointment, any further submissions  
4 solely for the special master's use should not be filed with the Court

5  
6       **IT IS SO ORDERED.**

7  
8       Dated: August 2, 2021

9  
10        
11      WILLIAM ALSUP  
12      UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

CORECIVIC INC,

Plaintiff,

No. C 20-03792 WHA

v.

CANDIDE GROUP LLC, et al.,

Defendants.

**REQUEST TO ACCEPT SPECIAL  
MASTER APPOINTMENT**

1. By signing below, **ATTORNEY EAGEN HEREBY ACCEPTS APPOINTMENT AS  
SPECIAL MASTER** to determine, with all reasonable diligence, the reasonable amount of attorney's fees and costs which Corecivic shall pay to defendants. She shall have all powers set forth in Federal Rule of Civil Procedure 53(c) with respect to this dispute but shall not revisit prior rulings in this case.

2. The procedure set forth in the prior order is incorporated into and deemed a part of this order. Attorney Eagen may set a briefing and argument schedule as she deems appropriate. The parties shall provide the special master with electronic text searchable copies of all documents relevant to this dispute and shall provide print copies (such as a tabbed binder for attorney-billing records) to an appropriate address as Attorney Eagen shall request.

1           3. By **OCTOBER 29 AT NOON**, the special master shall file a written report and  
2 recommendation that includes her proposed findings and the recommended award of attorney's  
3 fees and costs to which defense counsel is entitled. Her report should identify all amounts  
4 disallowed and state whether the amounts disallowed qualify for treble deduction, per the order  
5 granting the motion for fees.

6           4. Any objections to or motions regarding the special master's report and  
7 recommendation must be filed by **NOVEMBER 12 AT NOON**, to be heard on the normal 35-day  
8 track, and shall not exceed **25 PAGES** in length. The response to any such objection or motion  
9 shall be due **SEVEN DAYS** from the filing thereof and shall also not exceed **25 PAGES** in length.  
10 No reply briefing, please.

11          5. The Court will then review and consider any timely objections to or motions  
12 regarding the special master's report and recommendation pursuant to Rule 53(f). The  
13 objecting party must file a declaration submitting to the Court a complete appendix of relevant  
14 communications with the special master. An order will follow.

15          6. Ex parte communications with the special master should be avoided if possible.  
16 Any objection to an ex parte communication or motion to disqualify must be filed within  
17 **SEVEN CALENDAR DAYS** of discovery.

18          7. Objections to this order shall be filed by **AUGUST 9 AT NOON**. Any proposed  
19 modification to this order must be promptly raised in a joint letter brief, not to exceed **THREE**  
20 **PAGES** in length, to be filed only after the parties have met and conferred — either in person or  
21 telephonically — under the special master's supervision.

22          8. Attorney Eagen shall please indicate her acceptance of this reference as special  
23 master by signing and filing the below statement:

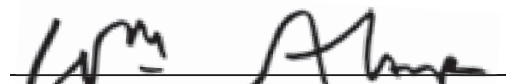
I accept this appointment and reference:

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ELLEN EAGEN  
SPECIAL MASTER

**IT IS SO ORDERED.**

Dated: August 2, 2021



WILLIAM ALSUP  
UNITED STATES DISTRICT JUDGE